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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/701,038	11/04/2003	Jere W. McBride	D6481 9804		
7590 09/30/2005			EXAMINER		
David L. Parker Fulbright & JAworski L.L.P.			ZEMAN, ROBERT A		
600Congress Avenue			ART UNIT	PAPER NUMBER	
Suite 2400 Austin, TX 78701			1645		
			DATE MAILED: 09/30/2005		

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.		Applicant(s)	Applicant(s)	
Notice of Non-Compliant	10/7/6	03	<u>}</u>		
Amendment (37 CFR 1.121)	Examiner		Art Unit	T	
The MAILING DATE of this communication and					
The MAILING DATE of this communication app The amendment document filed on					
requirements of 37 CFR 1.121. In order for the amendm required.	is considered non-content document to be content document to be content	ompliant be mpliant, co	ecause it has fa rrection of the fo	iled to meet the ollowing item(s))
THE FOLLOWING MARKED (X) ITEM(S) CAUSE THE	AMENDMENT DOCUM	MENT TO F	SE NON-COMP	I IAKIT.	
La right mendinents to the specification.		ME141 10 =	DE NOIN-COMM	LIMIYI.	
A. Amended paragraph(s) do not include B. New paragraph(s) should not be under	markings. rlined.		٠		
L.J. C. Other					
2. Abstract:A. Not presented on a separate sheet. 37	CED 4.70				
B. Other	CFR 1.72.				
3. Amendments to the drawings:					
A. The drawings are not properly identified "Annotated Sheet" as required by 37 C	.FR 1 1/1(0)				
☐ B. The practice of submitting proposed dra	awing correction has be	een elimina	ated. Replacem	ent drawings	
showing amended figures, without mar	kings, in compliance w	ith 37 CFR	1.84 are requir	ed.	
4. Amendments to the claims:					
A. A complete listing of all of the claims is	not present.	•			
B. The listing of claims does not include the C. Each claim has not been provided with	THE BRODER STATUS Ideas	tifior and a			
of each claim cannot be identified. Not number by using one of the following st	IB. THE STATILS OF PARK (claim much	ho indiantal at		
(* reviously presented), (Mew), (MO) en	18880) (VVIIDAROMA) and	d MM/ithdeou		- 1 1	
☐ D. The claims of this amendment paper ha	ave not been presented	l in ascendi	ing numerical o	rder.	
For further explanation of the amendment format required	l bv 37 CFR 1 121 see	MPFP 8 7	71.4 and the LICE		
http://www.uspto.gov/web/offices/pac/dapp/opla/preognot	ice/officeflyer.pdf.	inice 3 1	14 and the USP	PTO website at	
TIME PERIODS FOR FILING A REPLY TO THIS NOTICE	E:				
 Applicant is given no new time period if the non-com 	inliant amondment is o	n after-final	l amendment or	an amendmen	
filed after allowance. If applicant wishes to resubmit t entire corrected amendment must be resubmitted w					i.
 Applicant is given one month, or thirty (30) days, while 	chever is langue from t	د. اد السمية مطا			
request for continued examination (RCF) under 37 CF	ndment, a non-final am	nendment (i	including a subr		
period under 37 CFR 1.103(a) or (c), and an amendm	ent filed in response to	a Quayle a	ment med within action.	1 a suspension	
Extensions of time are available under 37 CFR 1. amendment or an amendment filed in response to a	136(a) <u>only</u> if the non-c a <i>Quayle</i> action.	compliant a	mendment is a	non-final	i
Failure to timely respond to this notice will result i	in·				
Abandonment of the application if the non-comp	n. pliant amendment is a	non-final ar	mendment or ar	amendment	
Non-entry of the amendment if the non-complian					
amendment.	2 C	inninary ann	enament or sup	oplemental	
- DHUETNA B. WILLIAM	ans C	5/11	212-6	56X	
Legal Instruments Examiner (LIE) Patent and Trademark Office		Tel	ephone No.		-

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